



BellSouth Telecommunications, Inc.  
333 Commerce Street, Suite 2101  
Nashville, TN 37201-3300

guy.hicks@bellsouth.com

REC'D TN  
REGULATORY AUTH  
Guy M. Hicks  
General Counsel  
\*01 APR 27 PM 3 18  
OFFICE 615 214 6301  
Fax 615 214 7406  
EXECUTIVE SECRETARY

April 27, 2001

**VIA HAND DELIVERY**

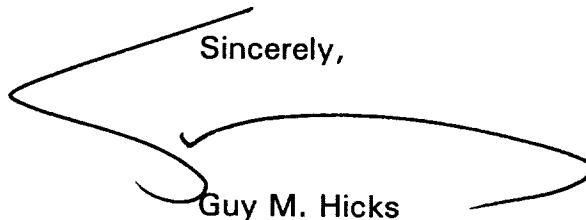
Mr. David Waddell, Executive Secretary  
Tennessee Regulatory Authority  
460 James Robertson Parkway  
Nashville, Tennessee 37245

Re: *Petition to Convene a Contested Case Proceeding to Establish  
"Permanent Prices" for Interconnection in Unbundled Network  
Elements*  
Docket No. 01-00205

Dear Mr. Waddell:

The attached letter was inadvertently filed in Docket No. 97-01262. The letter should have been submitted in connection with Docket No. 01-00205. We apologize for any inconvenience this may have caused. Please see that the attached letter is filed in Docket No. 01-00205.

Sincerely,



Guy M. Hicks

GMH/jej

## CERTIFICATE OF SERVICE

I hereby certify that on April 27, 2001, a copy of the foregoing document was served on the parties of record as indicated:

- ☐ Hand
- ☒ Mail
- ☐ Facsimile
- ☐ Overnight

Henry Walker, Esquire  
Boult, Cummings, et al.  
414 Union Ave., #1600  
P. O. Box 198062  
Nashville, TN 39219-8062

- ☐ Hand
- ☒ Mail
- ☐ Facsimile
- ☐ Overnight

Dana Shaffer, Esquire  
NEXTLINK  
105 Malloy Street, #300  
Nashville, TN 37201

- ☐ Hand
- ☒ Mail
- ☐ Facsimile
- ☐ Overnight

Erick Soriano, Esquire  
Kelley, Drye & Warren  
1200 19th St., NW, #500  
Washington, DC 20036

- ☐ Hand
- ☒ Mail
- ☐ Facsimile
- ☐ Overnight

James Wright, Esq.  
United Telephone - Southeast  
14111 Capitol Blvd.  
Wake Forest, NC 27587

- ☐ Hand
- ☒ Mail
- ☐ Facsimile
- ☐ Overnight

Jon Hastings, Esquire  
Boult, Cummings, et al.  
414 Union St., #1600  
Nashville, TN 37219

- ☐ Hand
- ☒ Mail
- ☐ Facsimile
- ☐ Overnight

Val Sanford, Esquire  
Gullett, Sanford, Robinson & Martin  
230 Fourth Ave., N., 3d Fl.  
Nashville, TN 37219-8888

☐ Hand  
☒ Mail  
☐ Facsimile  
☐ Overnight

Don Baltimore, Esquire  
Farrar & Bates  
211 Seventh Ave., N., #320  
Nashville, TN 37219-1823

☐ Hand  
☒ Mail  
☐ Facsimile  
☐ Overnight

Charles B. Welch, Esquire  
Farris, Mathews, et al.  
205 Capitol Blvd, #303  
Nashville, TN 37219

☐ Hand  
☒ Mail  
☐ Facsimile  
☐ Overnight

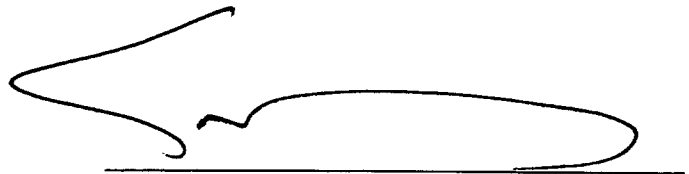
Kenneth Bryant, Esquire  
Trabue, Sturdivant & DeWitt  
150 4<sup>th</sup> Ave, N., #1200  
Nashville, TN 37219-12433

☐ Hand  
☒ Mail  
☐ Facsimile  
☐ Overnight

William C. Carriger, Esquire  
Strang, Fletcher, et al.  
One Union Square, #400  
Chattanooga, TN 37402

☐ Hand  
☒ Mail  
☐ Facsimile  
☐ Overnight

James P. Lamoureux, Esquire  
AT&T  
1200 Peachtree St., NE, #4068  
Atlanta, GA 30367



---



BellSouth Telecommunications, Inc.  
333 Commerce Street, Suite 2101  
Nashville, TN 37201-3300

guy.hicks@bellsouth.com

REC'D TN  
REGULATORY AUTH.

Guy M. Hicks

General Counsel

01 APR 19 PM 2 52

April 19, 2001

OFFICE OF THE  
EXECUTIVE SECRETARY

David Waddell, Executive Secretary  
Tennessee Regulatory Authority  
460 James Robertson Parkway  
Nashville, TN 37238

Re: *Petition to Convene a Contested Case Proceeding to Establish  
"Permanent Prices" for Interconnection and Unbundled Network  
Elements*  
Docket No. 97-01262

Dear Mr. Waddell:

This is in response to a question posed yesterday by Director Malone in connection with the general tariff the Authority ordered BellSouth to file incorporating the rates adopted in this proceeding. The question was as follows:

Assume a carrier wishes to adopt a rate from the UNE tariff, and that the carrier's existing interconnection agreement has no term or conditions corresponding to that rate. Assume further that the Authority has issued an arbitration order on the issue and that the carrier, which was not a party to the arbitration, proposes that BellSouth allow it to adopt the rate with negotiated contract terms based on the arbitration order. What would be BellSouth's response in those negotiations?<sup>1</sup>

As stated in BellSouth's response to comments filed by AT&T and SECCA regarding BellSouth's tariff<sup>2</sup>, to the extent that the carrier was referring to decisions from generic dockets, BellSouth agrees and indeed already negotiates contract

<sup>1</sup> This is a paraphrase of Director Malone's question, which appears at pages 11-12 in the transcript from the April 17, 2001 Agenda Conference.

<sup>2</sup> See BellSouth's Response to Comments Filed by AT&T and SECCA Regarding BellSouth's Tariff, filed April 16, 2001.

David Waddell Executive Secretary  
April 19, 2001  
Page 2

REC'D TN  
REGULATORY AUTH.

'01 APR 19 PM 2 52

OFFICE OF THE  
EXECUTIVE SECRETARY

language incorporating state commission decisions from generic dockets into its standard interconnection agreements.

The situation with respect to arbitrations is more complicated. In arbitrations, carriers that did not participate in the arbitration may take the position that they are not bound by a ruling in such a proceeding because they were not afforded an opportunity to participate in the proceeding<sup>3</sup>. Carriers may take such a position, based not only on due process grounds, but on the basis that arbitration orders by their terms only apply to the parties to the arbitration.

BellSouth cannot agree, as a general matter, that it will adopt a ruling from a two-party arbitration on a generic basis into interconnection agreements with other carriers. While past TRA arbitration decisions are a major factor in BellSouth's analysis of its negotiation and arbitration strategies and its decision to bring an issue already arbitrated before the TRA again, BellSouth must also determine whether any new facts or legal or regulatory decisions have developed since the issue was last presented to the TRA and whether those facts or decisions may have an impact on the TRA. Any agreement to accept a ruling from a two party arbitration as binding in all instances for BellSouth will not allow BellSouth to present important new facts or legal or regulatory precedent in a effort to persuade the TRA to reach a different result. Further, the acceptance of such a ruling as generic would eliminate the ability of BellSouth and other telecommunications carrier's from reaching compromise. Lastly, BellSouth's rights to seek judicial review of arbitration rulings would be impaired. It could be argued, for example, that BellSouth voluntarily agreed to arrangements with one carrier with respect to the same issue BellSouth was appealing in connection with the carrier that was a party to the arbitration. Arguably, such an agreement could be binding on BellSouth with respect to the requesting carrier even if BellSouth ultimately prevailed in its appeal with the carrier involved in the arbitration. Furthermore, in this scenario there is no binding order between the carrier requesting the terms and BellSouth from which an appeal can even be taken.

---

<sup>3</sup> AT&T would support BellSouth's position as to the effect of decisions in two party arbitrations. Mr. Bradbury of AT&T testified that, if another company arbitrated with BellSouth on an issue which affected AT&T and the result were unsatisfactory to AT&T, he would not simply accept that result: "If we thought the position that was arrived at was so adverse to our interests, we would have to consider additional action." Transcript of Proceedings (4/10/01), Docket No. 00079, Vol. II(B) at p. 214.

David Waddell Executive Secretary  
April 19, 2001  
Page 3

It should be noted that BellSouth has not appealed the vast majority of arbitration rulings in Tennessee nor has BellSouth brought forth a large number of identical arbitration issues in numerous arbitration proceedings. The Directors, acting as Arbitrators, have entered hundreds of rulings in arbitration proceedings in Tennessee over the last four years and BellSouth has appealed only a very few of those rulings. However, BellSouth feels that it is critical that it not compromise its rights to bring new evidence before the Directors or seek judicial review as a result of implementation issues arising in connection with the UNE tariff ordered by the Authority. BellSouth also believes that the tariff it has been ordered to file should not be used to eliminate the rights of parties to present issues to the Authority in an arbitration simply because another party also raised the issue in an earlier arbitration.

While language in arbitration orders may directly address the arbitration issue posed by the parties seeking arbitration, the language in the arbitration order is typically not in the form or specificity of contract language.<sup>4</sup> This is not surprising and no different from the language a reviewing court typically includes in its orders with respect to arbitration appeals. The arbitrators, like the courts, are not asked to write the parties' contracts.

Consequently, negotiations are necessary to develop contract language. A number of factors enter into these negotiations. In the constantly evolving telecommunications industry, circumstances, policies, and regulatory rules may change between the time arbitrators deliberate and the time the parties ultimately submit an interconnection agreement for approval. Moreover, it is possible that the arbitrators' ruling itself may prompt the parties to settle an issue, or a number of issues, under terms different from those set forth in the arbitrators' ruling. For example, regional settlements of arbitrations may be prompted by varying rulings from public service commissions in several states on a given arbitration issue. It is also possible that neither party is happy with an arbitration ruling. In any event, the purpose of arbitrations is to facilitate the resolution of the parties' open issues and

---

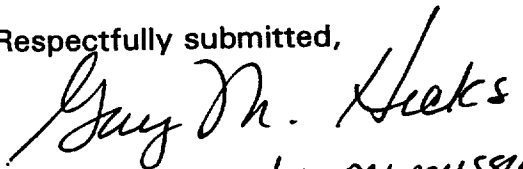
<sup>4</sup> In some cases, the arbitrators request best and final offers from the parties. In such cases, the arbitrators may adopt best and final language that is very close to final contract language.

David Waddell Executive Secretary  
April 19, 2001  
Page 4

such settlements; even if they are under different terms set forth in the arbitrators' ruling, resolve those issues in a matter satisfactory to the parties.

A copy of this letter has been provided to counsel of record in this proceeding.

Respectfully submitted,

  
Guy M. Hicks by permission (ch)

GMH:ch

### CERTIFICATE OF SERVICE

I hereby certify that on April 19, 2001, a copy of the foregoing document was served on the parties of record as indicated:

- ☐ Hand
- ☒ Mail
- ☐ Facsimile
- ☐ Overnight

Henry Walker, Esquire  
Boult, Cummings, et al.  
414 Union Ave., #1600  
P. O. Box 198062  
Nashville, TN 39219-8062

- ☐ Hand
- ☒ Mail
- ☐ Facsimile
- ☐ Overnight

Dana Shaffer, Esquire  
NEXTLINK  
105 Malloy Street, #300  
Nashville, TN 37201

- ☐ Hand
- ☒ Mail
- ☐ Facsimile
- ☐ Overnight

Erick Soriano  
Kelley, Drye & Warren  
1200 19th St., NW, #500  
Washington, DC 20036

- ☐ Hand
- ☒ Mail
- ☐ Facsimile
- ☐ Overnight

James Wright, Esq.  
United Telephone - Southeast  
14111 Capitol Blvd.  
Wake Forest, NC 27587

- ☐ Hand
- ☒ Mail
- ☐ Facsimile
- ☐ Overnight

Jon Hastings, Esquire  
Boult, Cummings, et al.  
414 Union St., #1600  
Nashville, TN 37219

- ☐ Hand
- ☒ Mail
- ☐ Facsimile
- ☐ Overnight

Val Sanford, Esquire  
Gullett, Sanford, Robinson & Martin  
230 Fourth Ave., N., 3d Fl.  
Nashville, TN 37219-8888

- ☐ Hand
- ☒ Mail
- ☐ Facsimile
- ☐ Overnight

Timothy Phillips, Esquire  
Office of Tennessee Attorney General  
P. O. Box 20207  
Nashville, TN 37202



☐ Hand  
☒ Mail  
☐ Facsimile  
☐ Overnight

☐ Hand  
☒ Mail  
☐ Facsimile  
☐ Overnight

☐ Hand  
☒ Mail  
☐ Facsimile  
☐ Overnight

☐ Hand  
☒ Mail  
☐ Facsimile  
☐ Overnight

☐ Hand  
☒ Mail  
☐ Facsimile  
☐ Overnight

Don Baltimore, Esquire  
Farrar & Bates  
211 Seventh Ave., N., #320  
Nashville, TN 37219-1823

Charles B. Welch, Esquire  
Farris, Mathews, et al.  
205 Capitol Blvd, #303  
Nashville, TN 37219

Kenneth Bryant, Esquire  
Trabue, Sturdivant & DeWitt  
150 4<sup>th</sup> Ave, N., #1200  
Nashville, TN 37219-12433

William C. Carriger, Esquire  
Strang, Fletcher, et al.  
One Union Square, #400  
Chattanooga, TN 37402

James P. Lamoureux  
AT&T  
1200 Peachtree St., NE, #4068  
Atlanta, GA 30367

*Gary D. Hicks*  
by permission (ch)